RECEIVED

AUG 1 4 1998

EX PARTE OR LATE FILED

From:

"Joseph D'Alessandro" < jdman@magpage.com >

To: Date:

A7.A7(SFOX) 8/14/98 2:43pm

Subject:

2

Before the

FEDERAL COMMUNICATIONS COMMISSION Washington, D.C. 20554

In the Matter of

) RM-9242

Proposal for Creation of the Low Power FM)

(LPFM) Broadcast Service

To: FCC / Mass Media Bureau

Dear Honorable, Senators, and Congressman:

ORIGINAL

I as a Constituent, Request you to hold Hearings on the FCC for Violations of the Communications act's of 1927 & 1934, in which they have Discriminated Aganist 99.9% of the American People

The Communications Act's stated explicitly. 3 LAWS: the

FCC has Broken all 3 Laws, AS NOTED:

- 1.Stop Chaos: Theres more Chaos now then ever when The FCC lets the NAB have power levels of 10,25,50,100,150,and 200 Hundread Thousand Watts of Power,the purpose of the Communications Act's where for,when a American is granted a FCC Broadcast License,he is to Serve his Community's Needs And Concerns.,the Largest Urban City May require Power Levels of 3000 Watts No More,in other Words there Should be No Radio Station in the United States At this Present Moment with power Levels to Exceed 3000 Watts.the FCC,has broken the LAW for the RICH AND WEALTHY AND THE NAB.
- 2.POWER LEVELS TO SERVE A COMMUNITY < NOT A WHOLE STATE AND OR STATES > , with power levels of 10 thousand and up to 300 thousand Watts, they serve no body but the NAB, and keep Woman, Blacks, and Other Minoritys From Competing, in the Broadcast Industry, Thanks to shrinking technology prices, LPFM RADIO at 50 WATTS can generate an FM radio signal with as little as \$500 worth of equipment. But seeking a license from the Federal Communications Commission can require an investment of \$100,000 and or up to \$300,000.
- 3. The FCC will Grant A FCC License Only When The Applicant, will Serve its Community, this is the Biggest, Crime Agenist the American People and the Communications Act's of 1927 & 1934. They The FCC will not grant a License Below 100 Watts WHY??????.. there is no REASON Except the NAB Said SO.

You As My

Elected Offical Need To React To This Run Away Branch Of My Government. You Need To, Reveal to the Public, the Crimes For The Last 64 Years: By the FCC Commissioners

There Policy Makers
There Enforcement Branch
There Attorneys

and any other members of this, very

No. of Copies rec'd_

sad independent branch of my Government

Sincerly Mr.D'Alessandro 94 Angola Estates Lewes, Delaware

Lenawee MI:

In a decision in US District Court, in Detroit Michigan August 7th 1998, District Court Judge Julian Cooke Denied and Dismissed the FCC's motion for summary judgement against Rev. Rick unlicensed station has operated Strawcutter, and Radio Free Lenawee 99.3FM. The for years serving the local community of Lenawee and the surrounding area. FCC's first attempt at delivering a no-knock warrant against the broadcaster was foiled last year. when sources at the local court leaked information regarding the pending raid to Strawcutter's attorney, and the media. Pat Edwards, Strawcutter's counsel elaborates that the denial of the FCC's motion for summary judgement is a victory for 'Microbroadcasters' nation wide. There was no order issued by the court enjoining Rev. Strawcutter from future broadcasting.